SUMMARY: Today, EPA approves as State Implementation Plan (SIP) revisions Tennessee Air Pollution Control Board Orders 23-86 and 36-86, the deletion of operating permits for Tennessee Eastman Company from the SIP; 24-86, the name change of Interstate Paving Company to Jones and Jones Contractors, Incorporated on the SIP permits; and 34-86, a one-year variance from opacity control for the No. 6 carbon brick press at the Union Carbide Corporation's Lawrenceburg, Tennessee facility. These Board Orders were submitted to EPA for approval on October 7, 1986, and December 30, 1986, with additional information submitted on January 5, 1987. The effect of these variances is to allow these sources to meet the relaxed requirements of regulations which are not yet State effective.

DATES: This action will be effective on August 17, 1987, unless notice is received by July 16, 1987, that someone wishes to submit adverse or critical comments.

ADDRESSES: Copies of the materials submitted by the State may be examined during normal business hours at the following locations:

Public Information Reference Unit, Library Systems Branch, Environmental Protection Agency, 401 M Street SW., Washington, DC 20460

Environmental Protection Agency, Region IV, Air Programs Branch, 345 Courtland Street NE., Atlanta, Georgia 30365

Division of Air Pollution Control, Tennessee Department of Health and Environment, Customs House, 4th Floor, 701 Broadway, Nashville, Tennessee 37219

FOR FURTHER INFORMATION CONTACT: Ms. Rosalyn D. Hughes, Air Programs Branch, EPA Region IV, at the above address and telephone number (404) 347-2864 or FTS 257-2864.

SUPPLEMENTARY INFORMATION: Board Order 24–86 reflects the change in ownership of the process emission sources at Interstate Paving Company to Jones and Jones Contractors, Incorporated. Since the allowable emissions are not changed by the revision, no effect on air quality is anticipated.

Board Orders 23–86 and 36–86 delete four operating permits for Tennessee Eastman Company from the SIP. These process emission sources recently received construction permits to allow for source modifications. New source review was performed to assure maintenance of air quality.

Board Order 34–86 is a one-year variance for the Union Carbide

Corporation's Lawrenceburg, Tennessee facility from opacity control (Tennessee Rule 1200-3-5-.01(1)) for the No. 6 carbon brick press. This press was installed in 1977. The latest source sampling report showed the average emissions as 1.6 lbs/hour. The other five carbon presses were constructed prior to April 3, 1972. The No. 6 press is similar to older presses with like control devices. Several different control technologies were attempted on this source with no consistent success at a cost of \$280,000. Since the press meets the mass emission standards (which equate to attainment of the total suspended particulate (TSP) ambient standards) but not the opacity standards (which do not always relate to the TSP ambient standards), the variance was granted while the State develops a solution, such a regulatory revision or another control measure.

#### Final Action

Since Board Orders 23-86, 24-86, 34-86 and 36-86 are consistent with EPA policy and requirements, they are hereby approved. The public should be advised that this action will be effective 60 days from the date of this Federal Register notice. However, if notice is received within 30 days that someone wishes to submit adverse or critical comments, this action will be withdrawn and two subsequent notices will be published before the effective date. One notice will withdraw the final action and another will begin a new rulemaking by announcing a proposal of the action and establishing a comment period.

Under section 307(b)(1) of the Act, petitions for judicial review of this action must be filed in the United States Court of Appeals for the appropriate circuit by August 17, 1987. This action may not be challenged later in proceedings to enforce its requirements. (See section 307(b)(2).)

Under 5 U.S.C. 605(b), I hereby certify that SIP approvals do not have a significant economic impact on a substantial number of small entities. (See 46 FR 8709.)

The Office of Management and Budget has exempted this rule from requirements of section 3 of Executive Order 12291.

# List of Subjects in 40 CFR Part 52

Air pollution control, Incorporation by reference, Intergovernmental relations, Particulate matter.

Note.—Incorporation by reference of the Tennessee State Implementation Plan for the State of Tennessee was approved by the Director of the Federal Register on July 1, 1982. Dated: June 5, 1987. Lee M. Thomas, Administrator.

#### PART 52-[AMENDED]

Part 52 of Chapter I, Title 40, of the Code of Federal Regulations, is amended as follows:

## Subpart RR-Tennessee

- 1. The authority citation for Part 52 continues to read as follows:
  - Authority: 42 U.S.C. 7401-7642.
- Section 52.2220 is amended by adding paragraph (c)(76) to read as follows:

# § 52.2220 Identification of plan.

(c) \* \* \*

(76) Board Orders 23-86, 24-86, 34-86 and 36-86 were submitted on October 7, 1986 and December 30, 1986, respectively by the Tennessee Department of Health and Environment.

(i) Incorporation by reference.

- (A) Board Order 23-86, which became State-effective on September 17, 1986.
- (B) Board Order 24-86, which became State-effective on September 17, 1986.
- (C) Board Order 34–86, which became State-effective on November 20, 1986.
- (D) Board Order 36-86, which became State-effective on November 20, 1986.
- (ii) Other material—none. [FR Doc. 87–13334 Filed 6–15–87; 8:45 am] BILLING CODE 6560-50-M

## 40 CFR Part 60

[AD-FRL-3218-9]

Standards of Performance for New Stationary Sources; Volatile Organic Liquid Storage Vessels (Including Petroleum Liquid Storage Vessels); Correction

AGENCY: Environmental Protection Agency (EPA).

ACTION: Final rule; correction.

SUMMARY: This document corrects a final rule on standards of performance for new stationary sources for volatile organic liquid (VOL) storage vessels (including petroleum liquid storage vessels) that appeared at page 11420 in the Federal Register of Wednesday, April 8, 1987, (52 FR 11420).

FOR FURTHER INFORMATION CONTACT: Doug Bell or Laura Butler, Standards Development Branch, ESED (MD-13), U.S. Environmental Protection Agency, Research Triangle Park, North Carolina 27711, telephone (919) 541–5568 or (919) 541–5267. This action is necessary to correct an inadvertent inclusion of a delegable function in the list of nondelegable functions in § 60.117b of the regulation that was published in the Federal Register on April 8, 1987 (52 FR 11420).

Dated: June 9, 1987.

Don R. Clay,

Acting Assistant Administrator for Air and Radiation.

#### PART 60-[AMENDED]

For reasons set out in the preamble, 40 CFR Part 60, § 60.117b(b), is amended as follows:

1. The authority citation for Part 60 continues to read as follows:

Authority: 42 U.S.C. 7411, 7414, and 7601(a).

2. Section 60.117b is amended by revising paragraph (b) to read as follows:

# § 60.117b Delegation of authority.

(b) Authorities which will not be delegated to States: Sections 60.111b(f)4), 60.114b, 60.116b(e)(3)(iii), 60.116b(e)(3)(iv), and 60.116b(f)(2)(iii).

[FR Doc. 87-13706 Filed 6-15-87; 8:45 am]
BILLING CODE 6560-50-M

#### FEDERAL EMERGENCY MANAGEMENT AGENCY

44 CFR Part 64

[Docket No. FEMA 6754]

Suspension of Community Eligibility; Connecticut et al.

AGENCY: Federal Emergency Management Agency, FEMA. ACTION: Final rule.

SUMMARY: This rule lists communities. where the sale of flood insurance has been authorized under the National Flood Insurance Program (NFIP), that are suspended on the effective dates listed within this rule because of noncompliance with the floodplain management requirements of the program. If FEMA receives documentation that the community has adopted the required floodplain management measures prior to the effective suspension date given in this rule, the suspension will be withdrawn by publication in the Federal Register. EFFECTIVE DATES: The third date ("Susp.") listed in the fourth column.

FOR FURTHER INFORMATION CONTACT:

Frank H. Thomas, Assistant Administrator, Office of Loss Reduction, Federal Insurance Administration, (202) 646–2717, Federal Center Plaza, 500 C Street, Southwest, Room 416, Washington, DC 20472.

SUPPLEMENTARY INFORMATION: The National Flood Insurance Program (NFIP), enables property owners to purchase flood insurance at rates made reasonable through a Federal subsidy. In return, communities agree to adopt and administer local floodplain management measures aimed at protecting lives and new construction from future flooding. Section 1315 of the National Flood Insurance Act of 1968, as amended (42 U.S.C. 4022), prohibits flood insurance coverage as authorized under the National Flood Insurance Program (42 U.S.C. 4001–4128) unless an appropriate public body shall have adopted adequate floodplain management measures with effective enforcement measures. The communities listed in this notice no longer meet that statutory requirement for compliance with program regulations (44 CFR Part 59 et. seq.). Accordingly, the communities will be suspended on the effective date in the fourth column. As of that date, flood insurance will no longer be available in the community. However, some of these communities may adopt and submit the required documentation of legally enforceable floodplain management measures after this rule is published but prior to the actual suspension date. These communities will not be suspended and will continue their eligibility for the sale of insurance. A notice withdrawing the suspension of the communities will be published in the Federal Register. In the interim, if you wish to determine if a particular community was suspended on the suspension date, contact the appropriate FEMA Regional Office or the NFIP servicing contractor.

In addition, the Federal Emergency
Management Agency has identified the
special flood hazard areas in these
communities by publishing a Flood
Hazard Boundary Map. The date of the
flood map, if one has been published, is
indicated in the fifth column of the table.
No direct Federal financial assistance
(except assistance pursuant to the
Disaster Relief Act of 1974 not in
connection with a flood) may legally be
provided for construction or acquisition
of buildings in the identified special
flood hazard area of communities not

participating in the NFIP and identified for more than a year, on the Federal Emergency Management Agency's initial flood insurance map of the community as having flood-prone areas. (Section 202(a) of the Flood Disaster Protection Act of 1973 (Pub. L. 93–234), as amended). This prohibition against certain types of Federal assistance becomes effective for the communities listed on the date shown in the last column.

The Administrator finds that notice and public procedure under 5 U.S.C. 553(b) are impracticable and unnecessary because communities listed in this final rule have been adequately notified. Each community receives a 6-month, 90-day, and 30-day notification addressed to the Chief Executive Officer that the community will be suspended unless the required floodplain management measures are met prior to the effective suspension date. For the same reasons, this final rule may take effect within less than 30 days.

Pursuant to the provision of 5 U.S.C. 605(b), the Administrator, Federal Insurance Administration, FEMA, hereby certifies that this rule if promulgated will not have a significant economic impact on a substantial number of small entities. As stated in section 2 of the Flood Disaster Protection Act of 1973, the establishment of local floodplain management together with the availability of flood insurance decreases the economic impact of future flood losses to both the particular community and the nation as a whole. This rule in and of itself does not have a significant economic impact. Any economic impact results from the community's decision not to (adopt) (enforce) adequate floodplain management, thus placing itself in noncompliance of the Federal standards required for community participation. In each entry, a complete chronology of effective dates appears for each listed community

## List of Subjects in 44 CFR Part 64

Flood insurance, Floodplains.
The authority citation for Part 64
continues to read as follows:

Authority: 42 U.S.C. 4001 et. seq., Reorganization Plan No. 3 of 1978, E.O. 12127.

2. Section 64.6 is amended by adding in alphabetical sequence new entries to the table.

#### § 64.6 List of eligible communities.

State and location	Community No.	Effective dates of authorization/cancellation of sale of flood insurance in community in	Current effective map date	Date*
Region I	13			
Connecticut: Sherman, town of, Fairfield County	090166	July 25, 1975, Emerg.; June 18, 1987, Reg.; June 18, 1987, Susp.	June 18, 1987	June 18, 1987
Massachusetts: Methuen, town of, Essex County	250093	June 25, 1974, Emerg.; July 2, 1980, Reg.; June	June 18, 1987	Do.
Norton, town of, Bristol County	250060	18, 1987, Susp. March 2, 1974, Emerg.; June 1, 1979, Reg.; June		
Taunton, city of, Bristol County	250066	18, 1987, Susp. June 18, 1980, Emerg.; June 18, 1980, Reg.;	June 18, 1987	
Region II		June 18, 1987, Susp.		
lew Jersey: Randolph, township of Morris County	340358	June 23, 1973, Emerg., Dec. 18, 1979, Reg.:	June 18, 1987	Do.
lew York: Carmel, town of, Putnam County	360669	June 18, 1987, Susp.		To be to the
Philipstown, town of, Putnam County	361026	March 21, 1975, Emerg.; June 18, 1987, Reg.; June 18, 1987, Susp.	June 18, 1987	
Region III	301020	March 21, 1975, Emerg.; June 18, 1987, Reg.; June 18, 1987, Susp.	June 18, 1987	Do.
Maryland: Prince George's County. Unincorporated Areas.	245208	August 7, 1970, Emerg.; August 4, 1972, Reg.; June 18, 1987, Susp.	June 18, 1987	Do.
rennsylvania: South Buffalo, township of Armstrong County.	421210	April 17, 1975, Emerg.; June 18, 1987, Reg.; June 18, 1987, Susp.	June 18, 1987	Do.
Vest Virginia: Putnam County. Unincorporated Areas.	540164	May 11, 1976, Emerg.; June 18, 1987, Reg.; June 18, 1987, Susp.	June 18, 1987	Do.
Region IV				
Blountstown, city of, Calhoun County	120060	March 17, 1975, Emerg.; May 1, 1980, Reg.; June	June 18, 1987	Do.
Calhoun County. Unincorporated Areas	120403	18, 1987, Susp. May 14, 1975, Emerg.; June 18, 1987, Reg.; June 18, 1987, Susp.	June 18, 1987	Do.
Region V	CONTRACTOR OF THE PARTY OF THE	10, 1307, 303μ.		
idiana: Largo, town of, Wabash County	180268	Aug. 15, 1975, Emerg.; June 18, 1987, Reg.; June 18, 1987, Susp.	June 18, 1987	Do.
Region VI				
exas: Montgomery County. Unincorporated Areas.	480483	Oct. 15, 1973, Emerg.; Aug. 1, 1980, Reg.; June 18, 1987, Susp.	June 18, 1987	Do.
Region IX		No. of Concession, Name of Street, or other Party of Street, or other		
Lodi, city of, San Joaquin County	060300	Mar. 24, 1972, Emerg.; Mar. 1, 1978, Reg.; June	June 18, 1987	Do.
Moreno Valley, city of, Riverside County	060711	18, 1987, Susp. June 14, 1986, Emerg.; June 18, 1987, Reg.;	June 18, 1987	Do.
Oceanside, city of, San Diego County	060294	June 18, 1987, Susp. June 30, 1975, Emerg.; Sept. 5, 1984, Reg.; June	June 18, 1987	
Palmdale, city of, Los Angeles County	060144	18, 1987, Susp. October 3, 1975, Emerg.; Jan. 6, 1982, Reg.;	June 18, 1987	
Tracy, city of, San Joaquin County	060303	June 18, 1987, Susp. June 29, 1973, Emerg.; Dec. 22, 1980, Reg.;	June 18, 1987	
Region X	THE STATE OF	June 18, 1987, Susp.		THE RESERVE
	530181	Mar. 15, 1976, Emerg.; Oct. 2, 1979, Reg.; June 18, 1987, Susp.	June 18, 1987	Do.
Minimal Conversions Region II				
	361417		June 18, 1987	Do.
Region III		18, 1987, Susp.		1000
County,	420810	Mar. 11, 1975, Emerg.; June 18, 1987, Reg.; June 18, 1987, Susp.	June 18, 1987	Do.
est Virginia: Petersburg, Iown of, Grant County	540039	The state of the s	June 18, 1987	Do.

Code for reading third column: Emerg.—Emegency Reg.—Regular Susp.—Suspension.
 Date certain Federal assistance no longer available in special flood hazard areas.

## Harold T. Duryee,

Administrator, Federal Insurance Administration

[FR Doc. 87-13636 Filed 6-15-87; 8:45 am] BILLING CODE 6718-03-M

#### FEDERAL COMMUNICATIONS COMMISSION

#### 47 CFR Part 73

[MM Docket No. 86-89; RM-5159]

Radio Broadcasting Services; Panama City Beach, FL

**AGENCY:** Federal Communications Commission.

### ACTION: Final rule.

SUMMARY: This document allots Channel 286C2 to Panama City Beach, Florida, as a second FM channel, at the request of John C. Drombosky. The allotment requires a site restriction 7.1 kilometers (4.4 miles) west of the city to meet the spacing requirement of the Rules. With this action, this proceeding is terminated.

DATES: Effective Date: July 23, 1987; The window period for filing applications will open on July 24, 1987, and close on August 24, 1987.

FOR FURTHER INFORMATION CONTACT: Montrose H. Tyree, Mass Media Bureau, (202) 634-6530.

SUPPLEMENTARY INFORMATION: This is a summary of the Commission's Report and Order, MM Docket No. 86-89, adopted April 24, 1987, and released June 10, 1987. The full text of this Commission decision is available for inspection and copying during normal business hours in the FCC Dockets Branch (Room 230), 1919 M Street, Washington, DC. The complete text of this decision may also be purchased from the Commission's copy contractors, International Transcription Service. (202) 857-3800, 2100 M Street, NW., Suite 140, Washington, DC 20037.

## List of Subjects in 47 CFR Part 73

Radio broadcasting.